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IAP13 Rec'd PCT/PTO 16 JAN 2007 PC |

PATENT

Practitioner's Dog : No.

CCF-6389PCT2/US

THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Isador H. Lieberman

Application No.:

10/540,380

Group No.:

3733

Filed:

June 23, 2005

Examiner:

Nicholas W. Woodall

For:

ARTICULATABLE APPARATUS FOR CUTTING BONE

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT TRANSMITTAL

Warning: Failure to file a complete response in compliance with § 1.135(c) leads to a reduction in patent term adjustment - See § 1.704(c)(7).

1. Transmitted herewith is an amendment for this application.

_		STATUS					
2 .	Applica	ant is					
	\boxtimes	a small entity. A statement:					
		is attached.					
		was already filed.					
		other than a small entity.					
		CERTIFICATION UNDER 37 CFR §§ 1.8(a) and 1.10* (When using Express Mail, the Express Mail label number is mandatory; Express Mail certification is optional.)					
l hereby	certify th	at, on the date shown below, this correspondence is being:					
		MAILING					

\bowtie	deposited with the United States Postal Service in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

37 C.F.R. § 1.8(a)

37 C.F.R. § 1.10*

Ø with sufficient postage as first class mail.

as "Express Mail Post Office to Addressee" Mailing Label No.

(mandatory)

TRANSMISSION

☐ tra	ansmitted by facsimile to th	e Patent and Trademark Office, (703)	
		(Inita Otalo	
		Signature	
Date: Janu	arv 6. 2007	Anita I Galo	

(type or print name of person certifying)

*Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date

on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

EXTENSION OF TERM

"Extension of Time in Patent Cases (Supplement Amendments) — If a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.
If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing

If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).

NOTE: See 37 CFR 1.645 for extensions of time in interference proceedings, and 37 CFR 1.550(c) for extensions of time in reexamination proceedings.

NOTE: 37 C.F.R. § 1.740(b) "...an applicant shall be deemed to have failed to engage in reasonable efforts to conclude processing or examination of an application for the cumulative total of any periods of time in excess of three months that are taken to reply to any notice or action by the Office making any rejection, objection, argument, or other request, measuring such three-month period from the date the notice or action was mailed or given to the applicant, in which case the period of adjustment set forth in § 1.703 shall be reduced by the number of days, if any, beginning on the date after the date that is three months after the date of mailing or transmission of the Office communication notifying the applicant of the rejection, objection, argument, or other request and ending on the date the reply was filed. The period, or shortened statutory period, for reply that is set in the Office action or notice has not effect on the three-month period set forth in this paragraph."

3 .	he proceedings herein are for a patent application and the provisions of 37 C.F.R. § 1.13	6
	pply.	

(complete (a) or (b), as applicable)

(a)	Applicant petitions for an extension of time under 37 C.F.R. § 1.136 (fees: 37 C.F.R. § 1.17(1)-(4) for the total number of months check below:
	·

(months) small entity small entity one month \$ 120.00 \$ 60.0 two months \$ 450.00 \$225.0 three months \$1,020.00 \$510.0 four months \$1,590.00 \$795.0	00 00 00
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F	ee	\$		

If an additional extension of time is required, please consider this a petition therefor.

(check and complete the next time, if applicable)
An extension for months has already been secured. The fee paid therefor of \$ is deducted from the total fee due for the total months of extension now requested.

Extension fee due with this request \$	
OP	

(b) Applicant believes that no extension of term is required. However, this is a conditional petition being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.

FEE FOR CLAIMS

4. The fee for claims (37 C.F.R. § 1.16(b)-d)) has been calculated as shown below:

_	(Col. 1) CLAIMS REMAINING AFTER AMENDMENT		(Col. 2)	SMALL ENTITY			OTHER THAN A SMALL ENTITY		
			HIGHEST NO. PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE	ADDIT. FEE .	OR	RATE	ADDIT. FEE
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				ADE	TOTAL DIT. FEE	\$300.00	OR	TOTAL ADDIT. FEE	\$
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-			(compl	ete (c) or (d), as applic	cable)			
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	OR				R				
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	WARNING: Credit card information should not be included on this form as it may become public.								
			additional fees re					overpayment	in the
-		A duplicate o	f this paper is att	ached.					
01/18/2007 AT									

01 FC:2614

FEE DEFICIENCY

NOTE: If there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986 (1065 O.G. 31-33).

6. If any additional extension and/or fee is required, charge Deposit Account No. 20-0090.

AND/OR

If any additional fee for claims is required, charge Deposit Account No. 20-0090.

SIGNATURE OF PRACTITIONER

Reg. No.: 40,871

Tel. No .: (216) 621-2234

Customer No.: 26,294

Richard S. Wesorick

(type or print name of attorney)

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P.O. Address

JAN 1 6 2007

Y CERTIFICATION AT THIS CORRESPO

HEREBY CERTIFIA APACT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE U.S. POSTAL SERVICE AS FIRST CLASS MAIL IN AN ENVELOPE ADDRESSED TO: MAIL STOP AMENDMENT, COMMISSIONER FOR PATENTS, P.O. BOX 1450, ALEXANDRIA, VA 22313-1450 ON:

January 6, 2005 (OR)

SIGNATURE

DATE

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

Isador H. Lieberman

Serial No.

10/540,380

Filing Date

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Group Art Unit

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Examiner

Nicholas W. Woodall

Attorney Docket No.

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Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT

Sir:

In response to the Office Action dated October 13, 2006, please amend the above-identified application as follows:

Amendments to the Abstract begin on page 2 of this paper.

Amendments to the Claims are reflected in the listing of claims which begin on page 4 of this paper.

Remarks/Arguments begin on page 12 of this paper.